

The District Court stated: that nothing in my 60(b) Motion persuades them, that it was a ERORR in the Judgment of my 22.55.

12-cv-269

I wasn't trying to persuade the Court. I gave the Court material Factual of law, upheld by the Supreme Court, And the Appeal Court For the Seventh Circuit, which this Court Reside in! All Three Question I Asked the Court to look over was presented with Factual basic of law and the Controlling Cases in this District and the Supreme Court. I'm not trying to persuade the Court, I'm showing the Court the ERORR, Showing the Court the Controlling Case, so the Court Can Correct the ERORR, And in doing so, make sure I Receive my due process which I'm guarantee By the Constitution which this Court took a oath to uphold!

- \* Defendant Thomas ask For A Bill of Particulars on his 60(b) motion.
- \* AND notice of Appeal to Courts of Appeal For the Seventh Circuit. for His 60(b) Motion.
- \* Request to proceed in Forma Corey Thomas of pauperis. Corey Thomas  
3/3/14

(2)

DOC NO  
REC'D/FILED  
2014 MAR 10 AM 9:06  
PETER OPPENEER  
CLERK US DIST COURT  
WD OF WI